

LAW OFFICES OF  
GREENE, CHAUVEL, DESCALSO & MINOLETTI

RONALD C. CHAUVEL  
MICHAEL G. DESCALSO†  
PAUL G. MINOLETTI  
MARC I. HERSHMAN  
BRANDON L. REEVES  
MARTIN E. HARLAND  
SUSAN J. BAYERD

OF COUNSEL  
†BOARD CERTIFIED CIVIL TRIAL  
SPECIALIST - NATIONAL BOARD  
OF TRIAL ADVOCACY

A PROFESSIONAL CORPORATION  
951 MARINER'S ISLAND BOULEVARD, SUITE 630  
SAN MATEO, CALIFORNIA 94404-1561  
TELEPHONE: (650) 573-9500  
FACSIMILE: (650) 573-9689  
WWW.GREENECHAUVEL.COM

RAYMOND A. GREENE, JR.  
(1931-1997)

SAN JOSE OFFICE  
1625 THE ALAMEDA, SUITE 700  
SAN JOSE, CALIFORNIA 95126  
TELEPHONE: (408) 271-3870  
FACSIMILE: (650) 573-9689

September 5, 2007

Reply To: San Mateo Office

Via Federal Express

John B. Richards  
Law Office of John B. Richards  
137 E Anapamu St.  
Santa Barbara, CA 93101

Re: De Sol Corp., Inc. v. Vegas Connection, Inc. et al.  
Northern District of CA Case No. C 07-4107 SBA

Dear Mr. Richards:

Thank you for agreeing to accept service of plaintiff's complaint in the above-entitled action on behalf of the three defendants. Enclosed please find a Notice and Acknowledgement form for your signature for each defendant, along with three full copies of the complaint and summons. Please return the forms to this office at your earliest convenience.

Thank you for your courtesy and cooperation in this regard.

Very truly yours,

GREENE, CHAUVEL, DESCALSO & MINOLETTI



Brandon L. Reeves

Enclosures

Exhibit I

LAW OFFICES OF

GREENE, CHAUVEL, DESCALSO & MINOLETTI

A PROFESSIONAL CORPORATION

RONALD C. CHAUVEL  
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1625 THE ALAMEDA, SUITE 700  
SAN JOSE, CALIFORNIA 95126  
TELEPHONE: (408) 271-3870  
FACSIMILE: (650) 573-9689

September 24, 2007

Reply To: San Mateo Office

**Via Facsimile & U.S. Mail**

(805) 965-5698

John B. Richards  
Law Office of John B. Richards  
137 E Anapamu St.  
Santa Barbara, CA 93101

**Re: De Sol Corp., Inc. v. Vegas Connection, Inc. et al.**  
**Northern District of CA Case No. C 07-4107 SBA**

Dear Mr. Richards:

Pursuant to our telephone conversation yesterday, this letter confirms that De Sol Corp. has granted all three defendants in the above-entitled action an extension to and including October 12, 2007 to file a responsive pleading to De Sol's complaint.

Enclosed are copies of the invoices we discussed which demonstrate that from the very beginning Vegas Connection entered into agreements with, and was invoiced by, De Sol Corp. De Sol Corp.'s principal place of business is and was at all times San Mateo, California.

Thank you for your courtesy and cooperation in this regard.

Very truly yours,

GREENE, CHAUVEL, DESCALSO & MINOLETTI



Brandon L. Reeves

Enclosures

Exhibit 2

## HP LaserJet 3330



HP LASERJET 3330

Sep-27-2007 11:09AM

## Fax Call Report

Job	Date	Time	Type	Identification	Duration	Pages	Result
580	9/27/2007	10:59:03AM	Send	18059655698	10:33	28	OK

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951 Mariner's Island Blvd., Ste. 630  
San Mateo, CA 94404-1561  
Telephone: (650) 573-9500  
Facsimile: (650) 573-9089  
www.greenechauvel.com  
E-MAIL: brandon@greenechauvel.com

## Fax

To: John Richards  
From: Brandon Reeves, Esq.  
  
Fax: 805-963-5698  
Pages: 28 (including cover page)  
Phone: 805-683-2736  
Date: September 27, 2007  
Re: Vegas Connection  
Our File No. 5016-2

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\*Comments/Attachments:

Ex. 2

LAW OFFICES OF  
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1625 THE ALAMEDA, SUITE 700  
SAN JOSE, CALIFORNIA 95126  
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FACSIMILE: (650) 573-9689

November 19, 2007

Reply To: San Mateo Office

**Via Facsimile & U.S. Mail**  
(805) 965-5698

John B. Richards  
Law Office of John B. Richards  
137 E Anapamu St.  
Santa Barbara, CA 93101

Re: De Sol Corp., Inc. v. Vegas Connection, Inc. et al.  
Northern District of CA Case No. C 07-4107 SBA

Dear Mr. Richards:

De Sol Corp. has advised me that Jose Antonio Gonzales ("Tony") and Andres Perez ("Boracho") have been approached by customers of Vegas Connection, Inc. with regard to the above-entitled action.

The customers inform Tony and Boracho that they were contacted by Vegas Connection to provide false and potentially damaging testimony against Tony, Boracho, and De Sol Corp. in this action, in return for forgiveness of obligations owed to Vegas Connection.

De Sol Corp. stands ready to pursue any and all available remedies against Vegas Connection regarding false or misleading statements tending to injure De Sol Corp., Tony, and/or Boracho directly or indirectly respecting their profession, trade, or business, either by imputing general disqualification or by imputing something that has a natural tendency to lessen profits.

Libel is defined broadly as including unprivileged communications exposing a person to "hatred, contempt, ridicule, or obloquy, or which causes him to be shunned or avoided, or which has a tendency to injure him in his occupation." Cal. Civ. Code § 45. Exemplary or punitive damages are available, in addition to special and general damages, for the sake of example and by way of punishing a defendant who has maliciously made such statements.

If this is the manner in which your clients are procuring "witnesses" to support their defense, Motion to Transfer Venue, and/or to support any attempt to consolidate this action with the action against Manuel Reynoso and his companies, I suggest they cease and desist such activities immediately.

Exhibit 3

LAW OFFICES OF  
GREENE, CHAUVEL, DESCALSO & MINOLETTI

John B. Richards  
November 19, 2007  
Page 2 of 2

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By copy to Bart Botta, I expect that Manuel Reynoso will not engage in such conduct either, or if he has, that he will cease and desist immediately.

Thank you for your courtesy and cooperation in this regard.

Very truly yours,

GREENE, CHAUVEL, DESCALSO & MINOLETTI



Brandon L. Reeves

cc: Bart Botta (via fax only)

Ex. 3

## HP LaserJet 3330



HP LASERJET 3330

Nov-19-2007 3:54PM

## Fax Call Report

Job	Date	Time	Type	Identification	Duration	Pages	Result
491	11/19/2007	3:51:42PM	Send	18059655698	1:04	3	OK
492	11/19/2007	3:52:51PM	Send	19497520953	1:20	3	OK

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Telephone: (650) 573-9500  
Facsimile: (650) 573-9689  
www.greenechauvel.com  
E-MAIL: brandon@greenechauvel.com

## Fax

**To:** John Richards **From:** Brandon Reeves  
**Cc:** Bart Botts  
**Fax:** 805-965-5698 **Pages:** 3 (including cover page)  
**Phone:** 805-683-2736 **Date:** November 19, 2007  
**Re:** Vegas Connection **Our File No.** 5016-2

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**Comments/Attachments:**

Ex. 3